2001 Budget

Drafting file for: SSA1-SB55 (LRBs0142) & ASA1-SB55 (LRBs0149)

The LFB / Joint Finance Superamendment (LRBb0708) merged with SB-55 (LRB-2402) to create the "P/1" version.



assessment,".

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1	suspensions, or revocations for any offense that is counted under s. 343.307 (1) within
2	any 5-year period equals 2 or more, the person is eligible for an occupational license
3	under s. 343.10 after one year of the revocation period has elapsed.
4	*b0493/3.3* Section 3427m. 343.31 (3m) (b) of the statutes is amended to
5	read:
6	343.31 (3m) (b) Any person who has his or her operating privilege revoked
7	under sub. (3) (e) is eligible for an occupational license under s. 343.10 after the first
8	60 days of the revocation period, except that if the total number of convictions,
9	suspensions, or revocations for any offense that is counted under s. 343.307 (1) within
10	any 5-year period equals 2 or more, the person is eligible for an occupational license
11/	under s. 343.10 after one year of the revocation period has elapsed.".
12	11590 Day 1540 the 10 delete the material hadrange with "a law" and
1 <i>4</i>	$\sqrt{1538}$. Page 1548, line 12: delete the material beginning with "a law" and
13	ending with "(1)," on line 13.
13	ending with "(1)," on line 13.
13 14	ending with "(1)," on line 13 *b0336/2.7* 1539. Page 1548, line 14: after "(1)," insert "a truck driver
13 14 15	ending with "(1)," on line 13. *b0336/2.7* 1539. Page 1548, line 14: after "(1)," insert "a truck driver education assessment, if required by s. 349.04,".
13 14 15 16	ending with "(1)," on line 13. *b0336/2.7* 1539. Page 1548, line 14: after "(1)," insert "a truck driver education assessment, if required by s. 349.04.". 1540. Page 1548, line 22: delete "any applicable law enforcement training"
13 14 15 16 17	ending with "(1)," on line 13. *b0336/2.7* 1539. Page 1548, line 14: after "(1)," insert "a truck driver education assessment, if required by s. 349.04,". 1540. Page 1548, line 22: delete "any applicable law enforcement training fund assessment,".
13 14 15 16 17	ending with "(1)," on line 13. *b0336/2.7* 1539. Page 1548, line 14: after "(1)," insert "a truck driver education assessment, if required by s. 349.04.". 1540. Page 1548, line 22: delete "any applicable law enforcement training fund assessment." *b0336/2.8* 1541. Page 1548, line 23: after "assessment," insert "any
13 14 15 16 17 18	ending with "(1)," on line 13. *b0336/2.7* 1539. Page 1548, line 14: after "(1)," insert "a truck driver education assessment, if required by s. 349.04,". 1540. Page 1548, line 22: delete "any applicable law enforcement training fund assessment.". *b0336/2.8* 1541. Page 1548, line 23: after "assessment," insert "any applicable truck driver education assessment,".

assessment, if required by s. 349.04,".

1544. Page 1549, line 15: delete the material beginning with that line and 1 2 ending with page 1550, line 5. 545. Page 1550, line 10: delete that line and substitute "by s. 757.05,". *b0336/2.10* 1546. Page 1550, line 11: after "(1)," insert "a truck driver education assessment, if required by s. 349.04,". **1547.** Page 1551, line 3: delete that line and substitute "s. 757.05,". 1548. Page 1551, line 4: after "(1)," insert "the truck driver education assessment, if required by s. 349.04.". **1549.** Page 1551, line 12: delete the material beginning with "the" and 9 10 ending with "(1)," on line 13. 1550. Rage 1551, line 14: after "(1)," insert "the truck driver education 11 assessment, if required by s. 349.04,". 12 **1551.** Page 155 line 19: delete the material beginning with "the" and 13 ending with "(1)," on line 20. 14 **1552.** Page 1551, line 21. after "(1)," insert "the truck driver education 15 assessment, if required by s. 349.04. 16 1553. Page 1552, line 5: delete the material beginning with "the" and ending 17 with "(1)," on line 6. 18 *b0336/2.12* 1554. Page 1552, line 7: after (1)," insert "the truck driver 19 education assessment, if required by s. 349.04,". 20 1555. Page 1552, line 19: delete the material beginning with "a law" and 21 ending with "165.87 (1)," on line 20 and substitute "a truck driver education 22

1 7 1556. Page 1552, line 25: delete the material beginning with "law" a	nd
2 ending with "assessment, jail" on page 1553, line 1 and substitute "jail".	
3 457. Page 1553, line 1: delete "assessment, jail assessment," and substitu	ıte
4 "jail assessment, truck driver education assessment,".	
5 % 1558. Page 1553, line 9: delete the material beginning with "law" and endi	ng
6 with "assessments, jail" on line 10 and substitute "jail".	
7 Page 1553, line 10: delete "assessments, jail assessments," a	nd
8 substitute "jail assessments, truck driver education assessments,".	
9 A 560. Page 1553, line 15: delete "a law enforcement training fu	nd
10 <u>assessment,</u> ".	
11 b0336/2.16* 1561. Page 1553, line 15: after "jail assessment," insert	" <u>a</u>
12 <u>truck driver education assessment.</u> ".	
13 Page 1553, line 22: delete the material beginning with "a law" a	ınd
14 ending with "(1)," on line 23.	
15 \(\begin{aligned} \begin{aligned} a	<u>veı</u>
education assessment, if required by s. 349.04,".	
17 21564. Page 1554, line 3: on lines 3, 13 and 16 delete "law enforcement	<u>eni</u>
18 training fund, and substitute "truck driver education".	
19 1565. Page 1554, line 9: delete "law enforcement training fund" a	ınc

21

22

√1565. Page 1554, line 9: delete "law enforcement training fund" and substitute "truck driver education".

V1566. Page 1554, line 19: delete the material beginning with "law" and ending with "fund" on line 20 and substitute "truck driver education".

567. Page 1555, line 10: delete the material beginning with "the law" and
ending with "(1)" on line 11 and substitute "the truck driver education assessmen
required by s. 349.04". *b0518/3.1* 1568. Page 1555, line 15: after that line insert:

b0518/3.1 "Section 3442g. 346.57 (4) (L) of the statutes is created to read: 346.57 (4) (L) Thirty-five miles per hour on STH 58 from I 90/94 in the city of Mauston to Fairway Lane in the town of Lisbon, in Juneau County.

b0518/3.1 Section 3442h. 346.57 (4) (m) of the statutes is created to read: 346.57 (4) (m) Forty-five miles per hour on STH 58 from Fairway Lane to Welch Prairie Road in the town of Lisbon, in Juneau County.

b0518/3.1 Section 3442j. 346.57 (6) (a) of the statutes is amended to read: 346.57 (6) (a) On state trunk highways and connecting highways and on county trunk highways or highways marked and signed as county trunks, the speed limits specified in sub. (4) (e) and, (f), (L), and (m) are not effective unless official signs giving notice thereof have been erected by the authority in charge of maintenance of the highway in question. The speed limit specified in sub. (4) (g) and (k) is not effective on any highway unless official signs giving notice thereof have been erected by the authority in charge of maintenance of the highway in question. The signs shall be erected at such points as the authority in charge of maintenance deems necessary to give adequate warning to users of the highway in question, but an alleged failure to post a highway as required by this paragraph is not a defense to a prosecution for violation of the speed limits specified in sub. (4) (e), (f), (g) ef, (k), (L), or (m), or in an ordinance enacted in conformity therewith, if official signs giving notice of the speed limit have been erected at those points on the highway in question where a person

1	traversing such highway would enter it from an area where a different speed limit
2	is in effect.
3	* b0518/3.1 * Section 3442k. 346.60 (2) (a) of the statutes is amended to read:
4	346.60 (2) (a) Except as provided in sub. (3m) or (5), any person violating s.
5	346.57 (4) (d) to (g) er, (h), (L), or (m) or (5) or 346.58 may be required to forfeit not
6	less than \$30 nor more than \$300.
7	*b0518/3.1* Section 3442m. 346.60 (3m) (a) of the statutes is amended to
8	read:
9	346.60 (3m) (a) If an operator of a vehicle violates s. 346.57 (2), (3), (4) (d) to
10	(h), (L), or (m) or (5) where persons engaged in work in a highway maintenance or
11	construction area or in a utility work area are at risk from traffic, any applicable
12	minimum and maximum forfeiture specified in sub. (2) or (3) for the violation shall
13	be doubled.".
14	*b0493/3.4* 1569. Page 1555, line 16: delete the material beginning with
15	that line and ending with page 1556, line 4, and substitute:
16	* b0493/3.4 * " Section 3443c. 346.65 (2g) (d) of the statutes is created to read:
17	346.65 (2g) (d) If the court imposes imprisonment under sub. (2) (b), the court
18	shall ensure that the person is imprisoned for not less than 5 days or ordered to
19	perform not less than 30 days of community service work under s. 973.03 (3) (a).
20	* b0493/3.4 * Section 3443g. 346.65 (6) (a) 1. of the statutes is amended to read:
21	346.65 (6) (a) 1. The Except as provided in s. 343.301, the court may order a law
22	enforcement officer to seize the motor vehicle used in the violation or improper
23	refusal and owned by the person, or, if the motor vehicle is not ordered seized, shall
24	order a law enforcement officer to equip the motor vehicle with an ignition interlock

device or immobilize any motor vehicle owned by the person, whose operating privilege is revoked under s. 343.305 (10) or who committed a violation of s. 346.63 (1) (a), (b) or (2) (a) 1. or 2., 940.09 (1) (a) or (b), (c) or (d) or 940.25 (1) (a), (b), (c) or (d) if the person whose operating privilege is revoked under s. 343.305 (10) or who is convicted of the violation has 2 or more prior suspensions, revocations or convictions, counting convictions under ss. 940.09 (1) and 940.25 in the person's lifetime, plus other convictions, suspensions or revocations counted under s. 343.307 (1). The court may not order a motor vehicle seized, equipped with an ignition interlock device or immobilized if that would result in undue hardship or extreme inconvenience or would endanger the health and safety of a person.

b0493/3.4 Section 3443k. 346.65 (6) (a) 1. of the statutes, as affected by 2001 Wisconsin Act (this act), is amended to read:

346.65 (6) (a) 1. Except as provided in s. 343.301, the The court may order a law enforcement officer to seize the motor vehicle used in the violation or improper refusal and owned by the person, or, if the motor vehicle is not ordered seized, shall order a law enforcement officer to equip the motor vehicle with an ignition interlock device or immobilize any motor vehicle owned by the person, whose operating privilege is revoked under s. 343.305 (10) or who committed a violation of s. 346.63 (1) (a), or (b) or (2) (a) 1. or 2., 940.09 (1) (a) or, (b), (c), or (d), or 940.25 (1) (a), (b), (c), or (d) if the person whose operating privilege is revoked under s. 343.305 (10) or who is convicted of the violation has 2 or more prior suspensions, revocations, or convictions, counting convictions under ss. 940.09 (1) and 940.25 in the person's lifetime, plus other convictions, suspensions, or revocations counted under s. 343.307 (1). The court may not order a motor vehicle seized, equipped with an ignition interlock device or immobilized if that if the court enters an order under s. 343.301

to immobilize the motor vehicle or equip the motor vehicle with an ignition interlock

device or if seizure would result in undue hardship or extreme inconvenience or

would endanger the health and safety of a person.

b0493/3.4 Section 3443m. 346.65 (6) (m) of the statutes is amended to read:

346.65 (6) (m) The Except as provided in s. 343.301, the court may order a vehicle to be immobilized under this subsection for not more than the period that the person's operating privilege is revoked under s. 343.30 or 343.31. The court may order a vehicle to be equipped with an ignition interlock device under this subsection for not more than 2 years more than the period that the person's operating privilege is revoked under s. 343.30 or 343.31. If the court orders any motor vehicle immobilized or equipped with an ignition interlock device under this subsection, the owner shall be liable for the reasonable costs of the immobilization or the equipping of the ignition interlock device. If a motor vehicle that is immobilized is subject to a security agreement, the court shall release the motor vehicle to the secured party upon the filing of an affidavit by the secured party that the security agreement is in default and upon payment of the accrued cost of immobilizing the motor vehicle."

b0627/2.26 **1570.** Page 1556, line 10: delete "law enforcement training fund assessment,".

"assessment and, crimes laboratories and drug law enforcement assessment, and, if required by s. 349.04, truck driver education assessment."

/*b0493/3.5* **1572.** Page 1556, line 17: after that line insert:

b0493/3.5 "**Section 3445f.** 347.413 (1) of the statutes is amended to read:

347.413 (1) No person may remove, disconnect, tamper with or otherwise
circumvent the operation of an ignition interlock device installed in response to the
court order under s. 343.301 (1) or 346.65 (6). This subsection does not apply to the
removal of an ignition interlock device upon the expiration of the order requiring the
motor vehicle to be so equipped or to necessary repairs to a malfunctioning ignition
interlock device by a person authorized by the department.
b0493/3.5 Section 3445g. 347 413 (1) of the statutes, as affected by 2001

b0493/3.5 Section 3445g. 347.413 (1) of the statutes, as affected by 2001 Wisconsin Act (this act), is amended to read:

347.413 (1) No person may remove, disconnect, tamper with, or otherwise circumvent the operation of an ignition interlock device installed in response to the court order under s. 343.301 (1) or 346.65 (6), 1999 stats., or s. 343.301 (1). This subsection does not apply to the removal of an ignition interlock device upon the expiration of the order requiring the motor vehicle to be so equipped or to necessary repairs to a malfunctioning ignition interlock device by a person authorized by the department.

b0493/3.5 **Section 3445h.** 347.417 (1) of the statutes is amended to read:

347.417 (1) No person may remove, disconnect, tamper with or otherwise circumvent the operation of any immobilization device installed in response to a court order under s. 343.301 (2) or 346.65 (6). This subsection does not apply to the removal of an immobilization device pursuant to a court order or to necessary repairs to a malfunctioning immobilization device.

b0493/3.5 Section 3445j. 347.417 (1) of the statutes, as affected by 2001 Wisconsin Act (this act), is amended to read:

347.417 (1) No person may remove, disconnect, tamper with, or otherwise circumvent the operation of any immobilization device installed in response to a

1	court order under s. 343.301 (2) or 346.65 (6), 1999 stats., or s. 343.301 (2). This
2	subsection does not apply to the removal of an immobilization device pursuant to a
3	court order or to necessary repairs to a malfunctioning immobilization device.
4	* b0493/3.5 * Section 3445k. 347.417 (2) of the statutes is amended to read:
5	347.417 (2) The department shall design a warning label which shall be affixed
6	by the owner of each immobilization device before the device is used to immobilize
7	any motor vehicle under s. 343.301 (2) or 346.65 (6). The label shall provide notice
8	of the penalties for removing, disconnecting, tampering with or otherwise
9	circumventing the operation of the immobilization device.
.0	*b0493/3.5* Section 3445m. 347.417 (2) of the statutes, as affected by 2001
1	Wisconsin Act (this act), is amended to read:
2	347.417 (2) The department shall design a warning label which shall be affixed
13	by the owner of each immobilization device before the device is used to immobilize
.	any motor vehicle under s. 343.301 (2) or 346.65 (6), 1999 stats., or s. 343.301 (2).
15	The label shall provide notice of the penalties for removing, disconnecting,
16	tampering with, or otherwise circumventing the operation of the immobilization
L 7	device."
18	b0240/1.1* 1573. Page 1556, line 18: delete the material beginning with
19	that line and ending with page 1558, line 23, and substitute:
20	*b0240/1.1* "Section 3446k. 348.25 (8) (a) 1. of the statutes is amended to
21	read:
22	348.25 (8) (a) 1. For a vehicle or combination of vehicles which that exceeds
23	length limitations, \$15, except that if the application for a permit for a vehicle

1	described in this subdivision is submitted to the department after
2	December 31, 1999 2001, and before July 1, 2003 March 1, 2009, the fee is \$17.
3	*b0240/1.1* Section 3447k. 348.25 (8) (a) 2. of the statutes is amended to
4	read:
5	348.25 (8) (a) 2. For a vehicle or combination of vehicles which that exceeds
6	either width limitations or height limitations, \$20, except that if the application for
7	a permit for a vehicle described in this subdivision is submitted to the department
8	after December 31, $1999 \underline{2001}$, and before $\underline{\text{July 1, 2003}} \underline{\text{March 1, 2009}}$, the fee is \$22
9	<u>\$23</u> .
10	*b0240/1.1* Section 3448k. 348.25 (8) (a) 2m. of the statutes is amended to
11	read:
12	348.25 (8) (a) 2m. For a vehicle or combination of vehicles which that exceeds
13	both width and height limitations, \$25, except that if the application for a permit for
14	a vehicle described in this subdivision is submitted to the department after
15	December 31, 1999 2001, and before July 1, 2003 March 1, 2009, the fee is \$28 \$29.
16	*b0240/1.1* Section 3449k. 348.25 (8) (b) 1. of the statutes is amended to
17	read:
18	348.25 (8) (b) 1. For a vehicle or combination of vehicles which that exceeds
19	length limitations, \$60, except that if the application for a permit for a vehicle
20	described in this subdivision is submitted to the department after
21	December 31, 1999 2001, and before July 1, 2003 March 1, 2009, the fee is \$66 \$69.
22	*b0240/1.1* Section 3450k. 348.25 (8) (b) 2. of the statutes is amended to
23	read:
24	348.25 (8) (b) 2. For a vehicle or combination of vehicles which that exceeds
25	width limitations or height limitations or both, \$90, except that if the application for

1	a permit for a vehicle described in this subdivision is submitted to the department
2	after December 31, 1999 2001, and before July 1, 2003 March 1, 2009, the fee is \$99
3	<u>\$104</u> .
4	*b0240/1.1* Section 3451k. 348.25 (8) (b) 3. a. of the statutes is amended to
5	read:
6	348.25 (8) (b) 3. a. If the gross weight is 90,000 pounds or less, \$200, except that
7	if the application for a permit for a vehicle described in this subd. 3. a. is submitted
8	to the department after December 31, 1999 2001, and before July 1, 2003 March 1,
9	2009, the fee is $$220$ $$230$.
10	*b0240/1.1* Section 3452k. 348.25 (8) (b) 3. b. of the statutes is amended to
11	read:
12	348.25 (8) (b) 3. b. If the gross weight is more than 90,000 pounds but not more
13	than 100,000 pounds, \$350, except that if the application for a permit for a vehicle
14	described in this subd. 3. b. is submitted to the department after December 31, $\frac{1999}{1}$
15	2001, and before July 1, 2003 March 1, 2009, the fee is \$385 \$403.
16	*b0240/1.1* Section 3453k. 348.25 (8) (b) 3. c. of the statutes is amended to
17	read:
18	348.25 (8) (b) 3. c. If the gross weight is greater than 100,000 pounds, \$350 plus
19	\$100 for each 10,000-pound increment or fraction thereof by which the gross weight
20	exceeds 100,000 pounds, except that if the application for a permit for a vehicle
21	described in this subd. 3. c. is submitted to the department after December 31, 1999
22	2001, and before July 1, 2003 March 1, 2009, the fee is \$385 plus \$110 \$403 plus \$115
23	for each 10,000-pound increment or fraction thereof by which the gross weight
24	exceeds 100,000 pounds.

1	*b0240/1.1* Section 3454k. 348.25 (8) (bm) 1. of the statutes is amended to
2	read:
3	348.25 (8) (bm) 1. Unless a different fee is specifically provided, the fee for a
4	consecutive month permit is one-twelfth of the fee under par. (b) for an annual
5	permit times the number of months for which the permit is desired, plus \$15 for each
6	permit issued. This subdivision does not apply to applications for permits submitted
7	after December 31, 1999, and before July 1, 2003 March 1, 2009.
8	*b0240/1.1* Section 3455k. 348.25 (8) (bm) 2. of the statutes is amended to
9	read:
10	348.25 (8) (bm) 2. Unless a different fee is specifically provided, the fee for a
11	consecutive month permit is one-twelfth of the fee under par. (b) for an annual
12	permit times the number of months for which the permit is desired, plus \$16.50
13	\$17.25 for each permit issued, rounded to the nearest whole dollar. This subdivision
14	does not apply to applications submitted before January 1, 2000 2002, or submitted
15	after June 30, 2003 February 28, 2009.".
16	$\sqrt{*b0087/1.17*}$ 1574. Page 1558, line 24: delete the material beginning with
17	that line and ending with page 1559, line 11.
18	*b0336/2.21* 1575. Page 1559, line 11: after that line insert:
19	*b0336/2.21* "Section 3456m. 349.04 of the statutes is created to read:
20	349.04 Truck driver education assessments. (1) If a court imposes a fine
21	or forfeiture for a violation of a provision of chs. 346 to 348 or a rule issued under chs.
22	346 to 348 and the violation involved a commercial motor vehicle, the court shall
23	impose a truck driver education assessment of \$8.

- (2) If a fine or forfeiture is suspended in whole or in part, the truck driver education assessment shall be reduced in proportion to the suspension.
- (3) If any deposit is made for an offense to which this section applies, the person making the deposit shall also deposit a sufficient amount to include the truck driver education assessment under this section. If the deposit is forfeited, the amount of the truck driver education assessment shall be transmitted to the state treasurer under sub. (4). If the deposit is returned, the amount of the truck driver education assessment shall also be returned.
- (4) The clerk of the circuit court shall collect and transmit to the county treasurer the truck driver education assessment as required under s. 59.40 (2) (m). The county treasurer shall then pay the state treasurer is provided in s. 59.25 (3) (f) 2. The state treasurer shall deposit all amounts received under this subsection in the general fund to be credited to the appropriation account under s. 20.292 (1) (hm).
- (5) This section first applies to fines and forfeitures imposed on the first day of the first month beginning after the director of the technical college system notifies the director of state courts under 2001 Wisconsin Act (this act), section 9148 (1f) that the truck driver training center at Waukesha County Technical College is scheduled to open.".

b0501/2.2 1576. Page 1559, line 11: after that line insert:

b0501/2.2 "Section 3456m. 349.067 of the statutes is created to read:

349.067 Traffic control signal emergency preemption devices. Notwithstanding s. 349.065, any traffic control signal installed by local authorities after the effective date of this section [revisor inserts date], that is equipped with

an emergency preemption device, as defined in s. 84.02 (15) (a) 4., shall be installed
with a confirmation signal, as defined in s. 84.02 (15) (a) 3.".
b0518/3.2 1577. Page 1559, line 11: after that line insert:
b0518/3.2 "Section 3456m. 349.06 (3) of the statutes is amended to read:
349.06 (3) If an operator of a vehicle violates a local ordinance in strict
conformity with s. 346.04 (1) or (2), 346.18 (6), 346.27, 346.37, 346.39, 346.46 (1),
346.57(2), (3), (4)(d) to (h), (L), or (m) or (5) or 346.62(2) where persons engaged in 100000000000000000000000000000000000
work in a highway maintenance or construction area or in a utility work area are at
risk from traffic, any applicable minimum and maximum forfeiture for the violation
shall be doubled.
b0518/3.2 Section 3456p. 349.11 (2) (d) of the statutes is created to read:
349.11 (2) (d) Modify the limits stated in s. 346.57 (4) (L) or (m).".
b0446/1.3 1578. Page 1564, line 18: delete the material beginning with
that line and ending with page 1565, line 7.
50619/2.2* 1579. Page 1570, line 11: after that line insert:
b0619/2.2 "Section 3504p. 440.03 (16) of the statutes is created to read:
440.03 (16) Annually, the department shall distribute the form developed by
the medical and optometry examining boards under 2001 Wisconsin Act (this act),
section 9143 (3c), to all school districts and charter schools that offer kindergarten,
to be used by pupils to provide evidence of eye examinations under s. 118.135.".
b0263/1.1* 1580. Page 1570, line 13: delete " <u>\$56</u> " and substitute " <u>\$53</u> ".
* b0167/2.1* 1581. Page 1571, line 13: delete lines 13 to 16.
b0167/2.2 1582. Page 1578, line 10: delete lines 10 to 16 and substitute:

1	60167/2.2* "Section 3567m. 440.08 (2) (a) 62. of the statutes is amended to
2	read:
3	440.08 (2) (a) 62. Private detective agency: September 1 of each
tou 4	even-numbered year; \$47 <u>\$53</u> .".
4 (5)	b0167/2.3* 1583. Page 1578, line 22: delete "\$20" and substitute "\$53".
6	*b0167/2.4* 1584. Page 1581, line 13: delete the material beginning with
7	that line and ending with page 1584, line 25.
8	b0168/1.1* 1585. Page 1585, line 1: delete lines 1 to 16.
9	60615/1.1* 1586. Page 1585, line 17: delete lines 17 to 20.
10	b0546/1.10* 1587. Page 1585, line 21: delete lines 21 to 24.
11	b0083/1.1* 1588. Page 1585, line 25: delete the material beginning with
12	that line and ending with page 1589, line 19.
13	50577/1.1* 1589. Page 1589, line 19: after that line insert:
14	*b0577/1.1* "Section 3619r. 560.031 (6) of the statutes is repealed.".
15	60399/1.4* 1590. Page 1589, line 20: delete the material beginning with
16	that line and ending with page 1590, line 21.
17	60123/1.4* 1591. Page 1590, line 22: delete the material beginning with
18	that line and ending with page 1591, line 6.
19	b0391/1.1* 1592. Page 1592, line 7: after that line insert:
20	* b0391/1.1* "Section 3631m. 560.13 (4) (ac) of the statutes is created to read:
21	560.13 (4) (ac) The department shall consider grant applications and award
22	grants on a semiannual basis.".
23	b0228/1.3* 1593. Page 1592, line 9: delete lines 9 to 12.

1	100597/3.3 1004. Fage 1592, fine 15. after that fine fisert.
2	*b0397/3.5* "Section 3634c. 560.137 (2) of the statutes is renumbered
3	560.137(2)(a), and $560.137(2)(a)(intro.)$, as renumbered, is amended to read:
4	560.137 (2) (a) (intro.) Subject to subs. (3), (4) and (5) pars. (bm), (c), and (d),
5	from the appropriations under s. $20.143(1)(ig)$ and (kj) , the department may do all
6	of the following:
7	*b0397/3.5* Section 3634d. 560.137 (3) of the statutes is renumbered 560.137
8	(2) (bm), and 560.137 (2) (bm) (intro.), as renumbered, is amended to read:
9	560.137 (2) (bm) (intro.) The department may not make a grant or loan to a
10	qualified business under this section subsection unless the department determines
11	all of the following:
12	*b0397/3.5* Section 3634dm. 560.137 (3m) of the statutes is created to read:
13	560.137 (3m) From the appropriation under s. 20.143 (1) (kj), the department
14	shall make grants to Oneida Small Business, Inc., and Project 2000 for the purpose
15	of providing grants and loans to businesses. To be eligible for a grant or loan from
16	proceeds under this subsection, a business must be located in this state in a county
17	that contains or that is adjacent to any portion of an Oneida reservation and must
18	satisfy any of the following criteria:
19	(a) The business is a start-up business.
20	(b) The business, together with any affiliate, subsidiary, or parent entity, has
21	fewer than 50 employees.
22	(c) The business is at least 51% owned, controlled, and actively managed by a
23	member or members of the Oneida tribe.

b0397/3.5 Section 3634e. 560.137 (4) of the statutes is renumbered 560.137
(2) (c) and amended to read:
560.137 (2) (c) As a condition of approval of a grant or loan under this section
subsection, the department shall require that the qualified business provide
matching funds for at least 25% of the cost of the project. The department may waive
the requirement under this subsection paragraph if the department determines that
the qualified business is subject to extreme financial hardship.
b0397/3.5 Section 3634f. 560.137 (5) of the statutes is renumbered 560.137
(2) (d) and amended to read:
560.137 (2) (d) The department may not award a grant or loan under this
section subsection to a qualified business for any purpose that is related to tourism
unless the department of tourism concurs in the award.
* b0397/3.5 * Section 3634g. 560.137 (6) of the statutes is renumbered 560.137
(2) (e), and 560.137 (2) (e) 1. and 2., as renumbered, are amended to read:
560.137 (2) (e) 1. The department shall deposit into the appropriation account
under s. 20.143 (1) (ig) all moneys received in repayment of loans made under this
section subsection.
2. The department may forgive all or any part of a loan made under this section
subsection.".
b0392/2.1* 1595. Page 1594, line 8: delete lines 8 to 20 and substitute:
"560.139 (1) (c) 1. From the appropriation under section 20.143 (1) (qm) of the
statutes, the department shall make a grant of \$375,000 in fiscal year 2001–02 and
a grant of \$375,000 in fiscal year 2002–03 to the Milwaukee Economic Development
Corporation and a grant of \$375,000 in fiscal year 2001–02 and a grant of \$375,000

in fiscal year 2002–03 to the Menomonee Valley Partners, Inc. The grants in fiscal year 2001–02 shall be made no later than 120 days after the effective date of this subdivision [revisor inserts date], and the grants in fiscal year 2002–03 shall be made no later than October 1, 2002.

- 2. The proceeds of the grants under subd. 1. must be used to fund projects that are selected for funding on the basis of the degree of blight and underused economic potential in the area, the area's potential for redevelopment, and the project's compatibility with the Menomonee Valley land use plan. The grant proceeds may be used to fund the cost of acquisitions, demolition, environmental assessments, removal of underground storage tanks and abandoned containers, site investigations, cleanup, and monitoring, and other costs associated with such activities.
- 3. A person may not receive for a project a grant from the Milwaukee Economic Development Corporation or the Menomonee Valley Partners, Inc., that is funded with the proceeds of a grant under subd. 1. unless the person provides matching funds at least equal to the amount of the grant received by the person.".

b0228/1.4* 1596. Page 1595, line 4: delete the material beginning with that line and/ending with page 1597, line 9.

60673/1.2* 1597. Page 1597, line 13: delete lines 13 to 22 and substitute:

b0673/1.2 "Section 3650m. 560.165 of the statutes is repealed and recreated to read:".

500673/1.3* **1598. Page 1597, line 23: delete "560.165 (2)" and substitute "560.165 International services; assessments.".

	b0226/1.1 1599. Page 1597, line 23: delete the material beginning with
1	"DUZZ6/1.1" 1999. Page 1997, line 25: delete the material beginning with
2	"The department" and ending with "basis." on page 1598, line 1, and substitute "The
3	department may assess a state agency on a premium basis for the cost of services that
4	are provided by the department's international liaison and that are requested by the
(5)	state agency. Any premium charged by the department under this subsection must
6	be agreed to by the state agency paying the premium.".
7	*b0673/1.4* 1600. Page 1598, line 2: delete "subsection" and substitute
8	"section".
9	50225/1.2* 1601. Page 1600, line 12: delete lines 12 to 15.
10	*b0400/4.4* 1602. Page 1605, line 3: after that line insert:
11	* b0400/4.4 * "Section 3690b. 560.184 (1) (ag) of the statutes is created to read:
12	560.184 (1) (ag) "Dental health shortage area" has the meaning given in s.
13	560.183 (1) (ad).
14	*b0400/4.4* Section 3690c. 560.184 (1) (aj) of the statutes is created to read:
15	560.184 (1) (aj) "Dental hygienist" means an individual licensed under s.
16	447.04 (2).
17	*b0400/4.4* Section 3690d. 560.184 (1) (am) of the statutes is amended to
18	read:
19	560.184 (1) (am) "Eligible practice area" means a primary care shortage area,
20	an American Indian reservation, or trust lands of an American Indian tribe, except
21	that with respect to a dental hygienist "eligible practice area" means a dental health
22	shortage area.

SECTION 3690e. 560.184 (1) (b) of the statutes is amended to read:

1	560.184 (1) (b) Health care provider means a dental hygiemst, physician
2	assistant, nurse-midwife, or nurse practitioner.
3	* b0400/4.4 * Section 3690f. 560.184 (3) (a) of the statutes is amended to read:
4	560.184 (3) (a) The department shall enter into a written agreement with the
5	health care provider. In the agreement, the health care provider shall agree to
6	practice at least 32 clinic hours per week for 3 years in one or more eligible practice
7	areas in this state, except that a health care provider in the expanded loan assistance
8	program under sub. (8) who is not a dental hygienist may only agree to practice at
9	a public or private nonprofit entity in a health professional shortage area.
10	*b0400/4.4* Section 3690g. 560.184 (5) (b) 1. of the statutes is amended to
11	read:
12	560.184 (5) (b) 1. The degree to which there is an extremely high need for
13	medical care in the eligible practice area or health professional shortage area in
14	which an eligible applicant who is not a dental hygienist desires to practice and the
15	degree to which there is an extremely high need for dental care in the dental health
16	shortage area in which an eligible applicant who is a dental hygienist desires to
17	<u>practice</u> .
18	* b0400/4.4 * Section 3690h. 560.184 (7) (a) of the statutes is amended to read:
19	560.184 (7) (a) Advise the department and council on the identification of
20	communities with an extremely high need for health care, including dental heath
21	care.
22	*b0400/4.4* Section 3690i. 560.184 (8) (c) 2. and 3. of the statutes are
23	amended to read:
24	560.184 (8) (c) 2. Use a sliding fee scale or a comparable method of determining
25	payment arrangements for patients who are not eligible for medicare or medical

1	assistance and who are unable to pay the customary fee for the physician's health
2	care provider's services.
3	3. Practice at a public or private nonprofit entity in a health professional
4	shortage area, if the health care provider is not a dental hygienist, or in a dental
5	health shortage area, if the health care provider is a dental hygienist.".
6	*b0409/1.5* 1603. Page 1606, line 2: delete "program programs under s. ss."
7	and substitute "program under s.".
8	*b0409/1.6* 1604. Page 1606, line 3: delete "and 560.132".
9	*b0227/1.2* 1605. Page 1606, line 19: delete lines 19 to 24.
10	*b0680/2.7* 1606. Page 1610, line 23: delete the material beginning with
11	"The department" and ending with "2003-04." on line 25 and substitute "The
12	department may designate up to 3 areas in the state as technology zones and may,
13	with the approval of the joint committee on finance, designate up to 6 more areas as
14	technology zones.".
15	*b0680/2.8* 1607. Page 1611, line 5: delete "\$5,000,000" and substitute
16	"\$3,000,000".
17	*b0375/1.1* 1608. Page 1613, line 13: after that line insert:
18	*b0375/1.1* "Section 3713p. 562.057 (4m) (a) 1. of the statutes is renumbered
19	562.057 (4m) (a) and amended to read:
20	562.057 (4m) (a) For a racetrack at which \$25,000,000 or more was wagered
21	during During the calendar year immediately preceding the year in which the
22	applicant proposes to conduct wagering on simulcast races, at least $250 275$ race
23	performances were conducted at the racetrack during that period.
24	*b0375/1.1* Section 3713q. 562.057 (4m) (a) 2. of the statutes is repealed.

1	*b0375/1.1* SECTION 3713r. 562.057 (4m) (b) of the statutes is repealed
2	*b0376/1.1* 1609. Page 1613, line 13: after that line insert:
3	*b0376/1.1* "Section 3713k. 563.04 (14) of the statutes is created to read:
4	563.04 (14) Promulgate rules relating to the sale of equal shares of single raffle
5	tickets to one or more purchasers under a Class A raffle license under s. 563.92 (1m).
6	*b0376/1.1* Section 3713kg. 563.92 (1m) of the statutes is amended to read:
7	563.92 (1m) The department may issue a Class A license for the conduct of a
8	raffle in which some or all of the tickets for that raffle are sold on days other than the
9	same day as the raffle drawing and in which equal shares of a single ticket may be
10	sold to one or more purchasers. The department may issue a Class B license for the
11	conduct of a raffle in which all of the tickets for that raffle are sold on the same day
12	as the raffle drawing.
13	*b0376/1.1* Section 3713km. 563.93 (2) of the statutes is amended to read:
14	563.93 (2) No raffle ticket may exceed $$50 \ 100 in cost.
15	*b0376/1.1* Section 3713kp. 563.93 (9) of the statutes is created to read:
16	563.93 (9) If a person who holds a Class A license sells equal shares of a single
17	ticket to one or more purchasers, the person shall, prior to the raffle drawing for
18	which the shares were sold, purchase any shares of the ticket that have not been
19	sold.".
20	*b0171/1.1* 1610. Page 1613, line 14: delete lines 14 to 25.
21	*b0171/1.2* 1611. Page 1614, line 1: delete lines 1 to 25.
22	$\sqrt{*b0171/1.3*1612}$. Page 1615, line 1: delete lines 1 to 25.
23	$\sqrt{*b0171/1.4*1613}$. Page 1616, line 1: delete lines 1 to 17.
24	$\sqrt{*b0148/1.5*1614}$. Page 1616, line 18: delete lines 18 to 22.

1	*b0190/1.2* 1615. Page 1616, line 23: delete the material beginning with
2	that line and ending with page 1619, line 12.
3	*60624/1.5* 1616. Page 1619, line 12: after that line insert:
4	*b0624/1.5* "Section 3733r. 601.41 (1) of the statutes is amended to read:
5	601.41 (1) Duties. The commissioner shall administer and enforce chs. 600 to
6	655 and ss. 59.52 (11) (c), 66.0137 (4) and (4m), 120.13 (2) (b) to (g), 149.13 and
7	149.144 and shall act as promptly as possible under the circumstances on all matters
8	placed before the commissioner.".
9	* b0067/1.3* 1617. Page 1619, line 13: delete lines 13 to 18.
10	b0190/1.3* 1618. Page 1619, line 25: delete the material beginning with
11	that line and ending with page 1620, line 11.
12	\$\int_{\bullet}\$0099/1.6* 1619. Page 1620, line 12: delete the material beginning with
13	that line and ending with page 1621, line 8.
14	b0084/1.1* 1620. Page 1621, line 9: delete lines 9 to 23.
15	*b0190/1.4* 1621. Page 1622, line 7: delete lines 7 to 13.
16	b0084/1.2* 1622. Page 1622, line 14: delete lines 14 to 22.
17	b0190/1.5* 1623. Page 1622, line 23: delete the material beginning with
18	that line and ending with page 1625, line 15.
19	*k0061/2.20* 1624. Page 1625, line 16: delete lines 16 to 20.
20	*b0624/1.6* 1625. Page 1625, line 20: after that line insert:
21	*b0624/1.6* "Section 3761r. 632.895 (10) (a) of the statutes is amended to
22	read:

632.895 (10) (a) Except as provided in par. (b), every disability insurance policy
and every health care benefits plan provided on a self-insured basis by a county
board under s. 59.52 (11), by a city or village under s. 66.0137 (4), by a political
subdivision under s. 66.0137 (4m), by a town under s. 60.23 (25), or by a school district
under s. 120.13 (2) shall provide coverage for blood lead tests for children under 6
years of age, which shall be conducted in accordance with any recommended lead
screening methods and intervals contained in any rules promulgated by the
department of health and family services under s. 254.158.".
0063/1.8* 1626. Page 1625, line 21: delete the material beginning with
that line and ending with page 1626, line 7.
10190/1.6* 1627. Page 1626, line 8: delete lines 8 to 20.
b0535/2.10 1628. Page 1627, line 15: delete lines 15 to 18.
b0074/1.2* 1629. Page 1627, line 19: delete lines 19 to 23.
60627/2.27* 1630. Page 1628, line 6: delete "13%" and substitute "24%".
b0338/1.5 1631. Page 1628, line 9: after that line insert:
b0338/1.5 "Section 3774c. 757.05 (1) (a) of the statutes, as affected by 2001
Wisconsin Act (this act), is amended to read:

757.05 (1) (a) Whenever a court imposes a fine or forfeiture for a violation of state law or for a violation of a municipal or county ordinance except for a violation of s. 101.123 (2) (a), (am) 1., (ar), er (bm), or (br) or (5) or state laws or municipal or county ordinances involving nonmoving traffic violations or safety belt use violations under s. 347.48 (2m), there shall be imposed in addition a penalty assessment in an amount of 13% of the fine or forfeiture imposed. If multiple offenses are involved, the penalty assessment shall be based upon the total fine or forfeiture for all offenses.

1 ,	When a fine or forfeiture is suspended in whole or in part, the penalty assessment
2	shall be reduced in proportion to the suspension.".
3	*b0627/2.28* 1632. Page 1629, line 4: delete lines 4 to 19 and substitute:
4	*b0627/2.28* "Section 3777n. 757.05 (2) (a) of the statutes is amended to
5	read:
6	757.05 (2) (a) Law enforcement training fund. Twenty-seven fifty-fifths
7	Eleven twenty-fourths of all moneys collected from penalty assessments under sub.
8	(1) shall be credited to the appropriation account under s. 20.455 (2) (i) and utilized
9	in accordance with ss. 20.455 (2) and 165.85 (5). The moneys credited to the
. 0	appropriation account under s. 20.455 (2) (i), except for the moneys transferred to s.
L1	20.455 (2) (jb), constitute the law enforcement training fund.".
12	*16244/1.2* 1633. Page 1629, line 20: before that line insert:
1.0	*b0244/1.2* "Section 3780q. 757.69 (8) of the statutes is created to read:
13	• • • • • • • • • • • • • • • • • • • •
l 3	757.69 (8). Each court commissioner appointed under s. 48.065, 757.68, 757.72,
l 4	757.69 (8). Each court commissioner appointed under s. 48.065, 757.68, 757.72,
l4 l5	757.69 (8). Each court commissioner appointed under s. 48.065, 757.68, 757.72, 767.13, or 938.065 shall participate in programs of continuing court commissioner
14 15 16	757.69 (8). Each court commissioner appointed under s. 48.065, 757.68, 757.72, 767.13, or 938.065 shall participate in programs of continuing court commissioner education required by the supreme court. The supreme court shall charge court
14 15 16 17	757.69 (8). Each court commissioner appointed under s. 48.065, 757.68, 757.72, 767.13, or 938.065 shall participate in programs of continuing court commissioner education required by the supreme court. The supreme court shall charge court commissioners a fee for the costs of the continuing education programs required
14 15 16 17 18	757.69 (8). Each court commissioner appointed under s. 48.065, 757.68, 757.72, 767.13, or 938.065 shall participate in programs of continuing court commissioner education required by the supreme court. The supreme court shall charge court commissioners a fee for the costs of the continuing education programs required under this subsection. All moneys collected under this subsection shall be credited
14 15 16	757.69 (8). Each court commissioner appointed under s. 48.065, 757.68, 757.72, 767.13, or 938.065 shall participate in programs of continuing court commissioner education required by the supreme court. The supreme court shall charge court commissioners a fee for the costs of the continuing education programs required under this subsection. All moneys collected under this subsection shall be credited to the appropriation account under s. 20.680 (2) (ga).".
14 15 16 17 18 19	757.69 (8). Each court commissioner appointed under s. 48.065, 757.68, 757.72, 767.13, or 938.065 shall participate in programs of continuing court commissioner education required by the supreme court. The supreme court shall charge court commissioners a fee for the costs of the continuing education programs required under this subsection. All moneys collected under this subsection shall be credited to the appropriation account under s. 20.680 (2) (ga).". *b0703/1.1* 1634. Page 1629, line 20: before that line insert:
14 15 16 17 18 19 20	757.69 (8). Each court commissioner appointed under s. 48.065, 757.68, 757.72, 767.13, or 938.065 shall participate in programs of continuing court commissioner education required by the supreme court. The supreme court shall charge court commissioners a fee for the costs of the continuing education programs required under this subsection. All moneys collected under this subsection shall be credited to the appropriation account under s. 20.680 (2) (ga).". *b0703/1.1* 1634. Page 1629, line 20: before that line insert: *b0703/1.1* "Section 3780g. 757.57 (5) of the statutes is amended to read:
14 15 16 17 18 19 20 21	757.69 (8). Each court commissioner appointed under s. 48.065, 757.68, 757.72, 767.13, or 938.065 shall participate in programs of continuing court commissioner education required by the supreme court. The supreme court shall charge court commissioners a fee for the costs of the continuing education programs required under this subsection. All moneys collected under this subsection shall be credited to the appropriation account under s. 20.680 (2) (ga).". *b0703/1.1* 1634. Page 1629, line 20: before that line insert: *b0703/1.1* "Section 3780g. 757.57 (5) of the statutes is amended to read: 757.57 (5) Except as provided in SCR 71.04 (4), every reporter, upon the request.

by him or her in the action or proceeding, or any part thereof specified by the party, the transcript and each copy thereof to be duly certified by him or her to be a correct transcript thereof. For the transcripts the reporter is entitled to receive the fees prescribed in s. 814.69 (1) (b) and (bm).".

60151/1.33* 1635. Page 1632, line 3: delete lines 3 to 5.

1*80549/1.1* 1636. Page 1632, line 5: after that line insert:

b0549/1.1 "Section **3786c.** 767.08 (2) (b) of the statutes is amended to read:

767.08 (2) (b) The court in the action shall, as provided under s. 767.25 or 767.26, determine and adjudge the amount, if any, the person should reasonably contribute to the support and maintenance of the spouse or child and how the sum should be paid. This amount may must be expressed as a percentage of the person's income or as a fixed sum, or as a combination of both in the alternative by requiring payment of the greater or lesser of either a percentage of the person's income or a fixed sum unless the parties have stipulated to expressing the amount as a percentage of the payer's income and the requirements under s. 767.10 (2) (am) 1. to 3. are satisfied. The amount so ordered to be paid may be changed or modified by the court upon notice of motion or order to show cause by either party upon sufficient evidence.

b0549/1.1 Section 3786d. 767.10 (2) (am) of the statutes is created to read: 767.10 (2) (am) A court may not approve a stipulation for expressing child support or family support as a percentage of the payer's income unless all of the following apply:

1. The state is not a real party in interest in the action under any of the circumstances specified in s. 767.075 (1).

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1	2. The payer is not subject to any other order, in any other action, for the
2	payment of child or family support or maintenance.
3	3. All payment obligations included in the order, other than the annual
4	receiving and disbursing fee under s. 767.29 (1) (d), are expressed as a percentage
5	of the payer's income.
6	*b0549/1.1* Section 3786e. 767.23 (1) (c) of the statutes is amended to read:
7	767.23 (1) (c) Subject to s. 767.477, requiring either party or both parties to
8	make payments for the support of minor children, which payment amounts may
9	must be expressed as a percentage of parental income or as a fixed sum, or as a
10	combination of both in the alternative by requiring payment of the greater or lesser
11	of either a percentage of parental income or a fixed sum unless the parties have
12	stipulated to expressing the amount as a percentage of the payer's income and the
13	requirements under s. 767.10(2)(am) 1. to 3. are satisfied.
14	*b0549/1.1* Section 3786f. 767.25 (1) (a) of the statutes is amended to read:
15	767.25 (1) (a) Order either or both parents to pay an amount reasonable or
16	necessary to fulfill a duty to support a child. The support amount $\frac{may}{must}$ be
17	expressed as a percentage of parental income or as a fixed sum, or as a combination
18	of both in the alternative by requiring payment of the greater or lesser of either a
19	percentage of parental income or a fixed sum unless the parties have stipulated to
20	expressing the amount as a percentage of the payer's income and the requirements
21	under s. 767.10(2)(am) 1. to 3. are satisfied.
22	*b0549/1.1* Section 3786g. 767.263 (1) of the statutes is amended to read:
23	767.263 (1) Each order for child support, family support, or maintenance
24	payments shall include an order that the payer and payee notify the county child

support agency under s. 59.53 (5) of any change of address within 10 business days

of such change. Each order for child support, family support, or maintenance payments shall also include an order that the payer notify the county child support agency under s. 59.53 (5) and the payee, within 10 business days, of any change of employer and of any substantial change in the amount of his or her income, including receipt of bonus compensation, such that his or her ability to pay child support, family support, or maintenance is affected. The order shall also include a statement that clarifies that notification of any substantial change in the amount of the payer's income will not result in a change of the order unless a revision of the order under s. 767.32 or an annual adjustment of the child or family support amount under s. 767.33 is sought."

b0549/1.2* 1637. Page 1633, line 7: after that line insert:

b0549/1.2 "Section 3788g. 767.265 (3m) of the statutes is amended to read:

767.265 (3m) Benefits under ch. 108 may be assigned and withheld only in the manner provided in s. 108.13 (4). Any order to withhold benefits under ch. 108 may shall be for a percentage of benefits payable or for a fixed sum, or for a combination of both in the alternative by requiring the withholding of the greater or lesser of either a percentage of benefits payable or a fixed sum unless the court-ordered obligation on which the withholding order is based is expressed in the court order as a percentage of the payer's income, in which case an order to withhold benefits under ch. 108 shall be for a percentage of benefits payable. When money is to be withheld from these benefits, no fee may be deducted from the amount withheld and no fine may be levied for failure to withhold the money.".

b0151/1.34* 1638. Page 1634, line 17: delete lines 17 to 25.

60151/1.35 1639. Page 1635, line 1: delete lines 1 to 25.

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b0151/1.36 1640. Page 1636, line 1: delete lines 1 and 2. b0549/1.3* 1641. Page 1636, line 2: after that line insert:

b0549/1.3 "**Section 3793e.** 767.32 (1) (a) of the statutes is amended to read:

767.32 (1) (a) After a judgment or order providing for child support under this chapter or s. 48.355 (2) (b) 4., 48.357 (5m) (a), 48.363 (2), 938.183 (4), 938.355 (2) (b) 4., 938.357 (5m) (a), 938.363 (2), or 948.22 (7), maintenance payments under s. 767.26, or family support payments under this chapter, or for the appointment of trustees under s. 767.31, the court may, from time to time, on the petition, motion, or order to show cause of either of the parties, or upon the petition, motion, or order to show cause of the department, a county department under s. 46.215, 46.22, or 46.23, or a county child support agency under s. 59.53 (5) if an assignment has been made under s. 46.261, 48.57 (3m) (b) 2. or (3n) (b) 2., 49.19 (4) (h), or 49.45 (19) or if either party or their minor children receive aid under s. 48.57 (3m) or (3n) or ch. 49, and upon notice to the family court commissioner, revise and alter such judgment or order respecting the amount of such maintenance or child support and the payment thereof, and also respecting the appropriation and payment of the principal and income of the property so held in trust, and may make any judgment or order respecting any of the matters that such court might have made in the original action, except that a judgment or order that waives maintenance payments for either party shall not thereafter be revised or altered in that respect nor shall the provisions of a judgment or order with respect to final division of property be subject to revision or modification. A Except as provided in par. (d), a revision, under this section, of a judgment or order with respect to an amount of child or family support may be made only upon a finding of a substantial change in circumstances. In any action under

this section to revise a judgment or order with respect to maintenance payments, a substantial change in the cost of living by either party or as measured by the federal bureau of labor statistics may be sufficient to justify a revision of judgment or order with respect to the amount of maintenance, except that a change in an obligor's cost of living is not in itself sufficient if payments are expressed as a percentage of income.

b0549/1.3 Section 3793f. 767.32 (1) (d) of the statutes is created to read:

767.32 (1) (d) In an action under this section to revise a judgment or order with

respect to child or family support, the court is not required to make a finding of a substantial change in circumstances to change to a fixed sum the manner in which the amount of child or family support is expressed in the judgment or order.

b0549/1.3 SECTION 3793g. 767.33 of the statutes is repealed and recreated to read:

767.33 Annual adjustments in support orders. (1) (a) An order for child or family support under this chapter may provide for an annual adjustment in the amount to be paid based on a change in the payer's income if the amount of child or family support is expressed in the order as a fixed sum and based on the percentage standard established by the department under s. 49.22 (9). No adjustment may be made under this section unless the order provides for the adjustment.

- (b) An adjustment under this section may not be made more than once in a year and shall be determined on the basis of the percentage standard established by the department under s. 49.22 (9).
- (c) In the order the court or family court commissioner shall specify what information the parties must exchange to determine whether the payer's income has changed, and shall specify the manner and timing of the information exchange.

- (2) If the court or family court commissioner provides for an annual adjustment, the court or family court commissioner shall make available to the parties, including the state if the state is a real party in interest under s. 767.075 (1), a form approved by the court or family court commissioner for the parties to use in stipulating to an adjustment of the amount of child or family support and to modification of any applicable income—withholding order. The form shall include an order, to be signed by a judge or family court commissioner, for approval of the stipulation of the parties.
- (3) (a) If the payer's income changes from the amount found by the court or family court commissioner or stipulated to by the parties for the current child or family support order, the parties may implement an adjustment under this section by stipulating, on the form under sub. (2), to the changed income amount and the adjusted child or family support amount, subject to sub. (1) (b).
- (b) The stipulation form must be signed by all parties, including the state if the state is a real party in interest under s. 767.075 (1), and filed with the court. If the stipulation is approved, the order shall be signed by a judge or family court commissioner and implemented in the same manner as an order for a revision under s. 767.32. An adjustment under this subsection shall be effective as of the date on which the order is signed by the judge or family court commissioner.
- (4) (a) Any party, including the state if the state is a real party in interest under s. 767.075 (1), may file a motion, petition, or order to show cause for implementation of an annual adjustment under this section if any of the following applies:
- A party refuses to provide the information required by the court under sub.
 (1) (c).

- 2. The payer's income changes, but a party refuses to sign the stipulation for an adjustment in the amount of child or family support.
- (b) If the court or family court commissioner determines after a hearing that an adjustment should be made, the court or family court commissioner shall enter an order adjusting the child or family support payments by the amount determined by the court or family court commissioner, subject to sub. (1) (b). An adjustment under this subsection may not take effect before the date on which the party responding to the motion, petition, or order to show cause received notice of the action under this subsection.
- (c) Notwithstanding par. (b), the court or family court commissioner may direct that all or part of the adjustment not take effect until such time as the court or family court commissioner directs, if any of the following applies:
- 1. The payer was seeking an adjustment and the payer establishes that extraordinary circumstances beyond his or her control prevent fulfillment of the adjusted child or family support obligation.
- 2. The payer was seeking an adjustment and the payee establishes that the payer voluntarily and unreasonably reduced his or her income below his or her earning capacity.
- 3. The payer was seeking an adjustment and the payee establishes that the adjustment would be unfair to the child.
- (d) If in an action under this subsection the court or family court commissioner determines that a party has unreasonably failed to provide the information required under sub. (1) (c) or to provide the information on a timely basis, or unreasonably failed or refused to sign a stipulation for an annual adjustment, the court or family court commissioner may award to the aggrieved party actual costs, including service

1 costs, any costs attributable to time missed from employment, the cost of travel to 2 and from court, and reasonable attorney fees. (5) Nothing in this section affects a party's right to file at any time a motion, 3 petition, or order to show cause under s. 767.32 for revision of a judgment or order 4 5 with respect to an amount of child or family support.". **b**0627/2.29* **1642.** Page 1636, line 15: delete the material beginning with 6 "the law" and ending with "165.87 (1)," on line 16. 7 **50.0627/2.30* 1643.** Page 1636, line 24; delete "law enforcement training" 8 9 fund assessment,". **b0627/2.31* 1644.** Page 1637, line 9: delete the material beginning with 10 11 "the law" and ending with "165.87 (1)," on line 10. **5b0627/2.32* 1645.** Page 1637, line 19: delete that line and substitute "s.757.05, the". 13 *b0627/2.33* 1646. Page 1638, line 8: delete the material beginning with 14 "the law" and ending with "165.87 (1)," on line 9. 15 **60627/2.34* 1647.** Page 1638, line 16: delete the material beginning with 16 "the law" and ending with "165.87 (1)," on line 17. 17 *b0627/2.35* **1648.** Page 1639, line 4: delete the material beginning with 18 "Law" and ending with "165.87 (1)." on line 5. 19 ***b0627/2.36* 1649.** Page 1639, line 18: delete the material beginning with 20 "Law" and ending with "165.87 (1)." on line 20. 21 **b0627/2.37* 1650.** Page 1640, line 9: delete the material beginning with 22 "the law" and ending with "165.87 (1)," on line 10. 23

1	b0627/2.38* 1651. Page 1640, line 19: delete the material beginning with
2	that line and ending with page 1647, line 5.
3	*b0627/2.39* 1652. Page 1647, line 9: delete the material beginning with
4	"law" and ending with "fund assessment," on line 10.
5	60627/2.40* 1653. Page 1647, line 21: delete the material beginning with
6	"the law" and ending with "fund assessment," on line 22.
7	60627/2.41* 1654. Page 1648, line 5: delete the material beginning with
8	"any law" and ending with "165.87 (1)," on line 6.
9	*b0627/2.42* 1655. Page 1648, line 19: delete the material beginning with
LO	"any law" and ending with "165.87 (1)," on line 20.
l1	*b0627/2.43* 1656. Page 1649, line 11: delete the material beginning with
12	" <u>a law</u> " and ending with " <u>165.87 (1),</u> " on line 12.
13	*b0627/2.44* 1657. Page 1650, line 3: delete the material beginning with
l 4	"the law" and ending with "165.87 (1)," on line 4.
15	*b0627/2.45* 1658. Page 1650, line 17: delete the material beginning with
16	"the law" and ending with "fund assessment," on line 18.
17	*b0627/2.46* 1659. Page 1651, line 7: delete the material beginning with
18	"assessment, the" and ending with "fund assessment," on line 8 and substitute
19	"assessment,".
20	*b0627/2.47* 1660. Page 1651, line 13: delete the material beginning with
21	"the law" and ending with "assessment, the jail" on line 14 and substitute "the jail".
22	*b0627/2.48* 1661. Page 1651, line 22: delete the material beginning with
23	"law" and ending with "fund assessments," on line 23.

1	00627/2.49* 1662. Page 1652, line 5: delete "law enforcement training fund
2	assessments,".
3	0627/2.50* 1663. Page 1652, line 14: delete the material beginning with
4	"law" and ending with "165.87 (1)," on line 15.
5	0428/1.2* 1664. Page 1653, line 2: after that line insert:
6	*b0428/1.2* "Section 3828p. 808.04 (2) of the statutes is amended to read:
7	808.04 (2) An appeal under s. 9.10 (4) (c), 227.60, or 799.445 shall be initiated
8	within 15 days after entry of the judgment or order appealed from.".
9	*b0549/1.4* 1665. Page 1653, line 2: after that line insert:
10	*b0549/1.4* "Section 3828r. 808.075 (4) (d) 3. of the statutes is amended to
11	read:
12	808.075 (4) (d) 3. Annual adjustment of child or family support under s.
13	767.33.".
14	*b0458/2.1* 1666. Page 1653, line 13: after that line insert:
15	*b0458/2.1* "Section 3830d. 813.125 (3) (a) (intro.) of the statutes is amended
16	to read:
17	813.125 (3) (a) (intro.) A judge or court commissioner may issue a temporary
18	restraining order ordering the respondent to cease or avoid the harassment of
19	another person, to avoid the petitioner's residence, except as provided in par. (am),
20	or any premises temporarily occupied by the petitioner or both, or any combination
21	of these remedies requested in the petition, if all of the following occur:
22	* b0458/2.1 * Section 3830f. 813.125 (3) (am) of the statutes is created to read:
23	813.125 (3) (am) If the petitioner and the respondent are not married, and the
24	respondent owns the premises where the petitioner resides, and the petitioner has

no legal interest in the premises, in lieu of ordering the respondent to avoid the
petitioner's residence under par. (a) the judge or court commissioner may order the
respondent to avoid the premises for a reasonable time until the petitioner relocates
and shall order the respondent to avoid the new residence for the duration of the
order.

b0458/2.1 Section 3830h. 813.125 (4) (a) (intro.) of the statutes is amended to read:

813.125 (4) (a) (intro.) A judge or court commissioner may grant an injunction ordering the respondent to cease or avoid the harassment of another person, to avoid the petitioner's residence, except as provided in par. (am), or any premises temporarily occupied by the petitioner or both, or any combination of these remedies requested in the petition, if all of the following occur:

b0458/2.1 Section 3830j. 813.125 (4) (am) of the statutes is created to read: 813.125 (4) (am) If the petitioner and the respondent are not married, and the respondent owns the premises where the petitioner resides, and the petitioner has no legal interest in the premises, in lieu of ordering the respondent to avoid the petitioner's residence under par. (a) the judge or court commissioner may order the respondent to avoid the premises for a reasonable time until the petitioner relocates and shall order the respondent to avoid the new residence for the duration of the order.".

b0549/1.5 1667. Page 1653, line 13: after that line insert:

L0549/1.5 "Section 3830m. 814.04 (intro.) of the statutes, as affected by 2001 Wisconsin Act 6, is amended to read: